2 2 3	Name: Ashley Richardson Address: 25399 Markham Ln Salinas CA 93908 Phone: (310) 490 - 2476 Fax: NA	CLERK, U.S. DISTRICT COURT 12/22/23 CENTRAL DISTRICT OF CALIFORNIA BY: DEPUTY	
	In Pro Per		
	UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA		
T.	AYLOR THOMSON	CASE NUMBER:	
	Plaintiff	2:23-cv-04669-MEMF-MAR	
	V. ERSISTENCE TECHNOLOGIES (BVI) PTE LTD., USHAR AGGARWAL, and ASHLEY RICHARDSON	ANSWER TO COMPLAINT	
$\ _{-}$	Defendant(s).		
	PRELIMINARY	STATEMENT	
Th	e plaintiff, Taylor Thomson, has been one of m	y closest friends for over a decade. During this	
11	ne Taylor has asked me to do many things to he		
	e asked me to help her with the purchase of a nu		
	os on the advice of various physics. At the time s rchases to remain unknown to her family and fa		
	vestments.	annly office due to her past history of reckless	
	ave never worked for Persistence nor do I have	any alignment with them other than the f. I am facing extreme economic hardship due to	
	•	putation as a result of the plaintiffs ongoing false	
		ets, I have no income, and I am unable to afford	

In March of 2020 the pandemic caused me a tremendous amount of anxiety and led me to discover a psychic who had predicted the pandemic and I subsequently subscribed to this psychic (Whitedove)s Patreon Newsletter. Her monthly predictions were a source of comfort and entertainment for me, and she had a section for crypto predictions that I paid no attention to. A year into my subscription I noticed that her crypto predictions had gone up almost unbelievably. Feeling that I had missed out on this major opportunity, I was very relieved when she mentioned a new coin that she predicted would do better than anything else she had seen. That coin was Persistence.

Because I lacked the funds to make a meaningful investment, I had hoped to align with the Persistence team in some way as a marketing consultant. When I mentioned Whitedoves prediction to the plaintiff, the plaintiff immediately said that she also wanted to get involved. At no time did Persistence or their team ask for any funds from myself or the plaintiff. They were instead interested in my potentially helping them with marketing. At no time did Persistence ever offer me a finders fee, I asked them for one. At no time did I ever ask the Plaintiff to invest in Persistence.

The plaintiff said she wanted to invest before any invitation or request, the plaintiff asked Robert (her physic) his opinion on a number of alt coins and, when he gave Persistence the highest rating, the plaintiff went against my well documented urging to only invest a small amount. Then, on her own, the plaintiff decided, solely in reliance on psychics and without any due diligence in relation to the project itself, to continue to increase her stake as their price increased.

Because I was helping the plaintiff on a full time basis and did not want the complexity of being her employee or her paying me to get in the way of our friendship, I asked the plaintiff if it would be ok for me to take a finders fee in the form of staked tokens after the plaintiff made the decision to purchase Persistence and before the sale was final. I did not want it to compromise our connection and made it very clear this was an option and that I would only do it if the plaintiff gave it her blessing. The plaintiff agreed that it was a good idea and commented that it would cause our interests to be aligned, so I asked Persistence for a finders fee in the form of vested crypto tokens. I told the plaintiff that I would stake my share of tokens along with hers for the year and only realize the gains if the plaintiff netted a profit. All things considered this felt entirely fair and at the time the plaintiff seemed genuinely excited about it.

At the time we had that conversation, her investment was set to be small and the value of XPRT relatively low, and as it grew we discussed my setting aside the lions share of my portion for charitable purposes in the future. The finders fee that was set aside for me in the form of tokens lost almost all of its value in the global crypto crash and I neither maintained the tokens nor ever realized ANY financial benefit at any time for any of the help I gave her.

The plaintiff asked me to help her with Persistence and a number of other low cap purchases because there was no third party available at the time that we could find that could provide such a service. All purchase decisions were solely the Plaintiffs. The plaintiff also made it clear at the time that she wanted me to place these transactions because the plaintiff did not want her family, her family office, or her financial team to be aware of the purchases due to the Plaintiffs questionable investment history that led to a subsequent lock on the plaintiffs assets by her family office. This was especially true at the time of the alt coin purchases as she was making plans to move to England for tax purposes.

A section of the plaintiffs lawsuit refers to an exchange between us in which I state that I was not taking a commission. This conversation was in reference to the custody of staked assets (not purchases) and is taken completely out of context.

1	138i. Deny, taken out of context.
2	138j. Admit, to the best of my knowledge this is information received by the Persistence team.
3	138k. Admit, to the best of my knowledge this is information received by the Persistence team.
4	138l. Admit, to the best of my knowledge this is information received by the Persistence team.
5	138m. Admit, to the best of my knowledge this is information received by the Persistence team.
6	138n. Admit, to the best of my knowledge this is information received by the Persistence team.
7	1380. Lack sufficient knowledge.
8	138p. Admit, to the best of my knowledge this is information received by the Persistence team.
9	138r. Lack sufficient knowledge.
10	139. Lack sufficient knowledge.
11	140. Deny.
12	141. Deny.
13	142. Deny.
14	143. Deny.
15	144. Deny.
16	145. Deny.
17	147. Deny.
18	148. Deny
19	149. Admit.
20	150. Lack sufficient knowledge.
21	152. Lack sufficient knowledge.
22	153. Lack sufficient knowledge.
23	154. Deny.
24	156. Deny.
25	157. Deny.
26	158. Deny.
27	159. Lack sufficient knowledge.
28	160. Deny.
40	161. Lack sufficient knowledge.

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Case 2:23-cv-04669-MEMF-MAR
                                           Document 57
                                                             Filed 12/22/23
                                                                                Page 10 of 14 Page
                                                 ID #:698
    220. Deny.
 1
    221. Deny.
 2
    222. Deny
 3
    223. Deny.
 4
    224. Deny.
 5
    225. Deny.
 6
    226. Lack sufficient knowledge.
 7
    227. Admit.
 8
    228. Admit.
 9
    229. Lack sufficient knowledge.
10
    230. Deny.
11
    231. Deny.
12
    232. Deny.
13
    233. Deny.
14
    234. Admit.
15
    235. Lack sufficient knowledge.
16
    236. Deny.
17
    238. Lack sufficient knowledge.
18
    239. Lack sufficient knowledge.
19
    240. Lack sufficient knowledge.
20
    241. Deny.
21
    242. Deny.
22
    243. Deny.
23
    244. Deny.
24
    245. Deny.
25
    246. Deny.
26
    247. Deny.
27
    248. Deny.
28
    249. Deny.
     CV-127 (09-09)
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Case 2:23-cv-04669-MEMF-MAR
                                           Document 57
                                                             Filed 12/22/23
                                                                                Page 11 of 14 Page
    250. Deny.
 1
    251. Deny.
 2
    252. Deny.
 3
    253. Deny.
 4
    254. Deny.
 5
    255. Deny.
 6
    256. Deny.
    257. Deny.
 8
    258. Deny.
    259. Deny.
10
    261. Admit.
11
    262. Lack sufficient knowledge.
12
    263. Admit.
13
    264. Lack sufficient knowledge.
14
    265. Deny.
15
    266. Deny.
16
    267. Deny.
17
    268. Lack sufficient knowledge.
18
19
    269. Deny.
20
    270. Deny
21
    272. Deny.
22
    273. Lack sufficient knowledge.
23
    274. Lack sufficient knowledge.
24
    275. Lack sufficient knowledge.
25
    276. Lack sufficient knowledge.
26
    277. Deny.
27
    278. Lack sufficient knowledge.
28
    279. Deny.
     CV-127 (09-09)
                                 PLEADING PAGE FOR A SUBSEQUENT DOCUMENT
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Document 57
   Case 2:23-cv-04669-MEMF-MAR
                                                            Filed 12/22/23
                                                                               Page 12 of 14 Page
                                                ID #:700
    280. Deny.
 1
    281. Deny.
 2
    283. Deny.
 3
    284. Deny.
 4
    285. Deny.
 5
    286. Deny.
 6
    287. Deny.
 7
    288. N/A
 8
    289. Deny.
 9
    290. Deny.
10
    291. Deny.
11
    292. Deny.
12
    293. Deny.
13
    294. Deny.
14
    295. NA
15
    296. Deny.
16
    297. Deny.
17
    298. Deny.
18
    299. Deny.
19
    300. Deny.
20
    301. Lack sufficient knowledge.
21
    302. NAA
22
    303. Deny.
23
    304. Deny.
24
    305. Lack sufficient knowledge.
25
    306. NA
26
    307. Lack sufficient knowledge.
27
    308. Deny.
28
    309. Deny.
     CV-127 (09-09)
                                PLEADING PAGE FOR A SUBSEQUENT DOCUMENT
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